TO: Mail Stop 8 Director of the U.S. Patent & Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

In Compliance with 35 § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been

filed in the U.S. District Court Northern District of Camorina of the following 17 Facility				
DOCKET NO.	DATE FILED	U.S. DISTRICT COURT		
CV 12-00067 DMR	1/5/2012	1301 Clay Street, Suite 400S, Oakland, CA 94612		
PLAINTIFF		DEFENDANT		
ROBERT BOSCH HEALTHCARE SYSTEMS, INC. WALDO NETWORKS, INC				
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK			
	OK TRADEMIAIG			
15,997,476	_	*See attached complaint		
2 6,334,778				
3 Le, 3 Le8, 273				
4 Le, 968,375				
57,223,236				
In the above-entitled case, the following patent(s) have been included:				
DATE INCLUDED	INCLUDED BY	Amendment	☐ Answer ☐ Cross Bill ☐	Other Pleading
PATENT OR	DATE OF PATENT		HOLDER OF PATENT OR TRADEMARK	
TRADEMARK NO.	OR TRADEMARK		110335311	
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In the above-entitled case, the following decision has been rendered or judgement issued:				
DECISION/JUDGEMENT				
CLERK		(BY) DEPUTY CLERK		DATE
		Valerie Kyono		January 6, 2012
Richard W. Wieking		valene Kyono		74110dly 0, 2012

ADR

E-FILING

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> Attorneys for Plaintiff Robert Bosch Healthcare Systems,

10 Inc. 11

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JAN 0 J 2012

Clerk, U.S. District Court Northern District of Californie San Jose

CASE 10:V 12-00067

UNITED STATES DISTRICT COURT

THE NORTHERN DISTRICT OF CALIFORNIA

DMR

Robert Bosch Healthcare Systems, Inc.

v.

Plaintiff.

COMPLAINT

DEMAND FOR JURY TRIAL

Waldo Networks, Inc.

Defendant.

Waldo Networks, Inc. ("Waldo"), states and alleges as follows:

Plaintiff Robert Bosch Healthcare Systems, Inc. ("Bosch"), for its Complaint against Defendant

PARTIES

1. Bosch is a Michigan corporation with its principal place of business at 2400 Geng Road, Suite 200, Palo Alto, California, 94303.

Waldo is, on information and belief, a Delaware corporation with its principal place of 2

COMPLAINT

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business at 4505 Spicewood Springs Road, Suite 333, Austin, Texas, 78759.

copy of the '476 Patent is attached hereto as Exhibit A.

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JURISDICTION AND VENUE

3. This is an action for patent infringement arising under the patent laws of the United States, Title 35 of the United States Code. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. §§ 1331 and 1338(a). Venue in this district is proper pursuant to 28 U.S.C. §§ 1391(b) and 1400(b).

INTRADISTRICT ASSIGNMENT

4. This action arises in the County of Santa Clara, because a substantial part of the events or omissions which give rise to the claim occurred in that county, in that Bosch's principal place of business is in Santa Clara County.

FACTUAL BACKGROUND

The Patents-in-Suit

- On December 7, 1999, the United States Patent Office awarded to Stephen J. Brown U.S.
 Patent No. 5,997,476 ("the '476 Patent"), entitled "Networked System for Interactive Communication and Remote Monitoring of Individuals," directed to a remote health monitoring system. A true and correct
- 6. On January 1, 2002, the United States Patent Office awarded to Stephen J. Brown U.S.

 Patent No. 6,334,778 B1 ("the '778 Patent"), entitled "Remote Psychological Diagnosis and Monitoring

 System," directed to a system for remote assessment of a patient's psychological condition. A true and

 correct copy of the '778 Patent is attached hereto as Exhibit B.
 - 7. On April 9, 2002, the United States Patent Office awarded to Stephen J. Brown U.S. Patent No. 6,368,273 B1 ("the '273 Patent"), entitled "Networked System for Interactive Communication and Remote Monitoring of Individuals," directed to a remote health monitoring system. A true and correct copy of the '273 Patent is attached hereto as Exhibit C.
- 8. On November 22, 2005, the United States Patent Office awarded to Stephen J. Brown U.S.

 Patent No. 6,968,375 B1 ("the '375 Patent"), entitled "Networked System for Interactive Communication and Remote Monitoring of Individuals," directed to a remote health monitoring system. A true and correct copy of the '375 Patent is attached hereto as Exhibit D.

Suit.

12 13. The Waldo Health Management System includes as a component a "Waldo Home

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- Monitor."

 14. The Waldo Home Monitor is an interactive remote device designed for use by patients in their homes to monitor vital signs and health information and transfer that information to care providers.
 - 15. The Waldo Home Monitor devices are managed remotely by a set of computer servers.
- The Waldo Home Monitor supports connectivity through WiFi, Ethernet, 3G, WiMax, and POTS.
- 17. The Waldo Home Monitor includes a "Checkup" module that interfaces with a multitude of portable and mobile home based monitoring devices such as blood glucose meters, blood pressure monitors, blood oxygen sensors, scales, and others to monitor, store, retrieve, and regularly report health status information to patients and care providers.
- 18. The Waldo Home Monitor includes a "How Are You" module that provides a survey that asks the patient questions that health care providers list as important for the ongoing care of the patient.
 - The "How Are You" module allows care providers to have access to a patient's selfassessed mental and physical states.
 - 20. The questions in the "How Are You" module survey may be changed as needed to support changing health conditions.

doctrine of equivalents, by making, selling, offering to sell, and/or operating its "Waldo Health

Waldo's infringement of the '476 Patent has been willful and deliberate and will continue

Bosch has been damaged by Waldo's infringing activities and will be injured irreparably

COMPLAINT

The content of the "How Are You" module may be customized and extended.

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Management System" in the United States.

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unless enjoined by the Court.

COUNT II—INFRINGEMENT OF THE '778 PATENT

Bosch reasserts and incorporates herein by reference the allegations set forth in paragraphs

unless such activities are enjoined by this Court.

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JURY DEMAND

Plaintiff hereby demands a trial by jury with respect to all counts.

DATED: January 4, 2012

DORSEY & WHITNEY LLP

PATRICIA A. WELCH Attorneys for Plaintiff Robert Bosch Healthcare Systems, Inc.

COMPLAINT